1	LIPSON, NEILSON, COLE, SELTZER & GAR	IN. P.C.		
2	JOSEPH P. GARIN (Bar No. 6653)			
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6	dkolkoski@lipsonneilson.com			
7	Attorneys for Defendants Andrew Taylor and Accident Trial Lawyers, LLC			
8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NEVADA			
10	)			
11	ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY	CASEN	O.: 2:10-cv-02205	
12	INSURANCE COMPANY and ALLSTATE INDEMNITY COMPANY,			
13	Plaintiffs,		ST FOR EXCEPTION TO	
14	VS.		NAL ATTENDANCE AT MENT CONFERENCE	
15	PETER MARIO BALLE, D.C.,	4		
16	SEBASTIAN P. BALLE, M.D., ARTHUR ROSSI, D.C., RICHARD CHARETTE,			
17	ELITE ÁTL, ÉLC., ACCIDENT INJURY MEDICAL CENTER, INC., ACCIDENT	DATE:	October 11, 2012 1:30 p.m.	
18	TRIAL LAWYERS, LLC, ACCIDENT TRIAL (LAWYERS, INC., REAL TIME		•	
19	MARKETING, INC., EXPERT MANAGEMENT, INC., ANDREW TAYLOR,			
20	RAMSEY AND ASSOCIATES, INC., and DENNIS RAMSEY,			
21	Defendants.			
22	Dolottaanis.	) )		
23				
24	Andrew Taylor and Accident Trial Lawyers, LLC (collectively "Defendants"), by and			
25	through their counsel of record, LIPSON, NEILSON, COLE, SELTZER, GARIN, P.C., hereby			
26	submit their Request for Exception to the Perso	nal Attenda	nce Requirement at the Settlement	

Conference scheduled for October 11, 2012.

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Liberty International Underwriters currently provides for the Defendants' defense in this matter, subject to a \$500,000.00 aggregate depleting limits policy. The Claims Handler assigned to this case on behalf of Liberty International Underwriters is Dorthy Watkins, who works out of the New York, New York office. Due to (1) Ms. Watkins' location and expense associated with her travel, (2) the depleting insurance policy, and (3) Defendants desire to preserve funds for resolution, the Defendants respectfully requests that Ms. Watkins be permitted to attend the Settlement Conference scheduled for October 11, 2012 at 1:30 p.m., by telephone. Ms. Watkins will be available by telephone for the duration of the settlement conference, and will participate in good faith.

Counsel for Defendants, as well as Defendant Andrew Taylor will attend the Settlement Conference in person and able to communicate with Ms. Watkins as needed.

DATED this 10 day of September, 2012.

LIPSON, NEILSON/COLE, SELTZER & GARIN P.C.

By:

LIPSON, NEILSON, COLE, SELTZER & GARIN. P.C.

JOSEPH P. GARIN (Bar No. 6653)

SHANNON D. NORDSTROM (Bar No. 8211) DANIELLE A. KOLKOSKI (Bar No. 8506)

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Attorneys for Defendants Andrew Taylor and

Accident Trial Lawyers, LLC

## 2:10-CV-02205-KJD-RJJ Allstate Insurance Company et al. vs. Andrew Taylor et al..

## <u>ORDER</u>

## IT IS HEREBY ORDERED that:

- 1. Dorothy Watkins, the Liberty International Underwriters claims handler assigned to this matter, is hereby excused from personal attendance for the Settlement Conference on October 11, 2012 at 1:30 p.m.; and
- 2. Ms. Watkins will attend by telephone and will be available during the duration of the settlement conference.

IT IS SO ORDERED.

DATED October 4, 2012

J.S. MAGIS TRA E JUDGE

1	CERTIFICATE OF SERVICE
2	Service of the foregoing REQUEST FOR EXCEPTION TO PERSONAL ATTENDANCE
3	AT SETTLEMENT CONFERENCE was made upon each party in the case who is registered
4	as an electronic case filing user with the Clerk, pursuant to Fed. Rule Civ. P. 5(b)(3), and Local
5	Rule 5-4, as follows:
6	
7	Bruce W. Kelley, Esq ATKIN WINNER & SHERROD 1117 S. Rancho Dr. Las Vegas, NV 89102 bkelley@awslawyers.com.
9 10 11 12	Eron Z. Cannon, Esq. MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 8337 West Sunset Road, suite 350 Las Vegas, NV 89113 eron.cannon@mccormickbarstow.com
13	Attorneys for Plaintiffs Allstate Insurance Company, Allstate Property & Casualty Insurance Company, Allstate Indemnity Company, and Allstate Fire & Casualty Insurance Company
15 16 17	J. Mitchell Cobeago, Esq. THE COBEAGA LAW FIRM 550 East Charleston Blvd, #D Las Vegas, NV 89104 mcobeaga@cotomlaw.com Attorneys for Defendant Arthur Rossi, D.C.
18 19 20 21	Cory J. Hilton, Esq. HILTON ENGLISH & ASSOCIATES 5545 S. Mountain Vista St, #E Las Vegas, NV 89129 general@hiltonenglishlaw.com Attorneys for Defendant Peter Mario Balle, D.C.
22	J. Mitchell Cobeaga The Cobeaga Law Firm 550 E. Charleston Blvd. Suite D
<ul><li>23</li><li>24</li><li>25</li></ul>	Las Vegas, NV 89104  mcobeaga@cotomlaw.com Attorneys for Defendant Arthur Rossi, D.C.
26	/// ///
27	

1 2 3 4	Jennifer Micheli David J. Mortensen Alverson Taylor Mortensen & Sanders 7401 West Charleston Boulevard Las Vegas, NV 89117 efile@alversontaylor.com Attorneys for Defendants Dennis Ramsey; Ramsey & Associates
5 6 7 8 9	Dennis L. Kennedy Paul C. Williams BAILEY KENNEDY 8984 Spanish Ridge Ave Las Vegas, NV 89148 dkennedy@baileykennedy.com pwiliams@baileykennedy.com Co-counsel for Plaintiffs Allstate Insurance Company, Allstate Property & Casualty Insurance Company, Allstate Indemnity Company, and Allstate Fire & Casualty Insurance Company
11 12 13 14	Karen H. Ross The Law Office of Karen H. Ross 9480 S. Eastern Ave Suite 220 Las Vegas, NV 89123 karenross@khrlawgroup.com Attorneys for Defendant Accident Injury Medical Center, Inc.
15 16 17 18	E. Breen Arntz E. Breen Arntz, Chtd. 5545 S. Mountain Vista Street Suite D Las Vegas, NV 89120 breen@mac.com Attorney for Defendant Peter Mario Balle
19 20 21 22	Cory J. Hilton Hilton English & Associates 5545 South Mountain Vista Street Suite E Las Vegas, NV 89120 general@hiltonenglishlaw.com Attorneys for Defendant Sabstian P. Balle, M.D.
<ul><li>23</li><li>24</li><li>25</li><li>26</li><li>27</li></ul>	An employee of the LIPSON NEILSON COLE SELTZER GARIN, P.C.